Mail Stop Interference P.O. Box 1450 Alexandria, VA 22313-1450

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Paper 1 Filed: 23 July 2009

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

RAYMOND J. ROUSSY Junior Party (Application No. 11/067,225)

v.

HOWARD E. JOHNSON, Jr. Senior Party (Patent Nos. 6,955,219 and 7,093,657).

Patent Interference No. 105,707 (SCM) (Technology Center 3600)

DECLARATION - Bd.R. 203(b)¹

¹ "Bd.R. x" may be used as shorthand for "37 C.F.R. § 41.x". 69 Fed. Reg. 49960, 49961 (12 Aug. 2004).

Part A. Declaration of interference

- 2 An interference is declared (35 U.S.C. § 135(a)) between the above-
- 3 identified parties. Details of the application(s), patent (if any), reissue
- 4 application (if any), count(s) and claims designated as corresponding or as not
- 5 corresponding to the count(s) appear in Parts E and F of this DECLARATION.

6 Part B. Judge managing the interference

- Administrative Patent Judge Sally C. Medley has been designated to
- 8 manage the interference. Bd. R. 104(a).

9 Part C. Standing order

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- 10 A Trial Section STANDING ORDER [SO] (Paper 2) accompanies this
- 11 DECLARATION. The STANDING ORDER applies to this interference.

12 Part D. Initial conference call

- A telephone conference call to discuss the interference is set for
- 14 1:00 p.m. on 22 September 2009 (the Board will initiate the call).
- No later than **four business days** prior to the conference call, each party
- shall file and serve (SO ¶¶ 10.1 & 105) a list of the motions (Bd. R. 120;
- 17 Bd. R. 204; SO ¶¶ 104.2.1, 120 & 204) the party intends to file.
- A sample schedule for taking action during the motion phase appears as
- 19 Form 2 in the STANDING ORDER. Counsel are encouraged to discuss the
- schedule prior to the conference call and to agree on dates for taking action. A
- 21 typical motion period lasts approximately eight (8) months. Counsel should be
- 22 prepared to justify any request for a shorter or longer period.

Part E. Identification and order of the parties

	•	
2		Junior Party
3	Named Inventor:	DAVMOND I DOLICCY Currey Canada
4	Named Inventor:	RAYMOND J. ROUSSY, Surrey, Canada
5 6	Involved Application:	Application 11/067,225, filed 28 Feb. 2005
7	mvorved Application.	Application 11/00/,223, filed 20 1 co. 2003
8	Title:	METHOD OF GEOTHERMAL LOOP
9	Title.	INSTALLATION .
10		THOTALE THO IN
11	Assignee:	none
12	rissignee.	·
13	<i>,</i>	Senior Party
14	· ·	,
15	Named Inventor:	HOWARD E. JOHNSON, Jr., Kennesaw, GA
16		
17	Involved Patent:	Patent 6,955,219, issued 18 Oct. 2005, based on
18		Application 10/613,511, filed 03 Jul. 2003
19 [·]		
20	Title:	EARTH LOOP INSTALLATION WITH SONIC
21		DRILLING
22		
23	Assignee:	Enlink Geoenergy Services, Inc.
24		
25	Involved Patent:	Patent 7,093,657, issued 22 Aug. 2006, based on
26		Application 11/247,997, filed 10 Oct. 2005
27		
28	Title:	EARTH LOOP INSTALLED WITH SONIC
29	•	APPARATUS
30		
31	Assignee:	Enlink Geoenergy Services, Inc.
32		
33	The senior party is assigned exhibit numbers 1001-1999. The junior party is	
34	assigned exhibit numbers 2001-2999. Bd. R. 154(c)(1); SO ¶ 154.2.1. The senior	
35	party is responsible for initiating settlement discussions. SO ¶ 126.1.	

Part F. Count and claims of the parties 2 Count 1 . Claim 21 of Roussy's Application 11/067,225 3 4 Claim 1 of Johnson's Patent 6,955,219 5 The claims of the parties are: 6 Roussy: 7 1-15, 18, 20-23 Johnson Patent 6,955,219: 8 1-22 Johnson Patent 7,093,657: 1-23 9 The claims of the parties which correspond to Count 1 are: 10 Roussy: 1-4, 7-8, 11-15, 18, 20-22 11 -Johnson Patent 6,955,219: 1-16, 18-19 12 Johnson Patent 7,093,657: 1-12, 16-18, 20-23 13 The claims of the parties which do not correspond to Count 1, and therefore 14 are not involved in the interference, are: 15 5, 6, 9, 10, 23 Roussy: 16 Johnson Patent 6,955,219: 17, 20-22 17 Johnson Patent 7,093,657: 18 13-15, 19 The parties are accorded the following benefit for Count 1: 19 Roussy: 20 none

none

10/613,511, filed 03 July 2003, now Patent 6,955,219, issued 18 Oct. 2005

Johnson Patent 6,955,219:

Johnson Patent 7,093,657:

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1	Part G. Heading to be used on papers		
2	The following heading must be used on all papers filed in this interference,		
3	see SO ¶ 106.1.1:		
4			
4 5	UNITED STATES PATENT AND TRADEMARK OFFICE		
6			
7			
-8	BEFORE THE BOARD OF PATENT APPEALS		
9	AND INTERFERENCES		
10 11			
12	RAYMOND J. ROUSSY		
13	Junior Party		
14	(Application No. 11/067,225)		
15			
16 17	V.		
18	HOWARD E. JOHNSON , Jr.		
19	Senior Party		
20	(Patent Nos. 6,955,219 and 7,093,657).		
21			
22			
23	Patent Interference No. 105,707 (SCM)		
24	(Technology Center 3600)		
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1	1 Part H. Order form for requesti	ing file copies	
2	When requesting copies of files, use of SO Form 4 will greatly expedite		
3	processing of the request. Please attach a copy of Parts E and F of this		
4	DECLARATION with a hand-drawn circle around the patents and applications fo		
5	which a copy of a file wrapper is requested.		
6 7 8	7	/Sally C. Medley/ Administrative Patent Judge	
9		Administrative Fatent Judge	
0	Copy of STANDING ORDER		
11	1 Copy U.S. Patent 6,955,219		
12	2 Copy U.S. Patent 7,093,657		
13	3 Copy of claims of Applicati	on 11/067,225	
14	4		
15	5		
16	6		
17	Revised 3 January 2006		

1	cc (via overnight delivery):	
2	•	
3	Attorney for Roussy:	
4	•	
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6	6550 Rock Spring Drive	
7	Suite 240	
8	Bethesda, MD 20817	
9		
10	Attorney for Johnson:	
11		
12	EnLink Geoenergy Services, Inc.	
13	or Howard E. Johnson, Jr.	
14	PMB 293	
15	236 South 3 rd Street	
16	Montrose, CO 81404	
17		